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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.		
10/708,862	03/29/2004	Trevor Honeyman	1320.10 2861		
21901 SMITH HOPE	7590 06/07/200 N, PA	EXAMINER			
180 PINE AVE	ENUE NORTH		LEE, CLOUD K		
OLDSMAR, FL 34677			ART UNIT	PAPER NUMBER	
			3753		
			MAIL DATE	DELIVERY MODE	
			06/07/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	<u> </u>	Application No.		Applicant(s)	<u> </u>
	•	10/708,862		HONEYMAN ET AL.	
	Office Action Summary	Examiner		Art Unit	
		Cloud K. Lee		3753	
Period fo	The MAILING DATE of this communication app	pears on the cover	sheet with the co	orrespondence address	ş
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING Dansions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS CO (36(a). In no event, however will apply and will expire Se, cause the application to	MMUNICATION ver, may a reply be time SIX (6) MONTHS from the become ABANDONED	. ely filed ne mailing date of this commun (35 U.S.C. § 133).	
Status					
2a) <u></u>	Responsive to communication(s) filed on <u>05 A</u> This action is FINAL . 2b) This Since this application is in condition for allowa closed in accordance with the practice under B	s action is non-finance except for form	mal matters, pros		rits is
Disposit	ion of Claims				,
5) \(\text{5} \) \(\text{7} \) \(\text{8} \) \(\text{4} \) Applicat 9) \(\text{10} \)	Claim(s) 1,4-15 and 18 is/are pending in the a 4a) Of the above claim(s) is/are withdra Claim(s) 1, 4-14 is/are allowed. Claim(s) 15 and 18 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o ion Papers The specification is objected to by the Examine The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	wn from considerate or election requirer election required er. epted or b) objection is required if the	nent. ected to by the Ein abeyance. See drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 CFR 1.	
12) <u>□</u> a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureatsee the attached detailed Office action for a list	ts have been rece ts have been rece ority documents ha ou (PCT Rule 17.2)	ived. ived in Application ive been receive (a)).	on No d in this National Stag	je
2) Noti 3) Info	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5)	Interview Summary (Paper No(s)/Mail Da Notice of Informal Pa Other:	te	

Art Unit: 3753

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/5/07 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Dunnleder in view of Rjornsson (Patent No. 6,142,179).

Dunnleder discloses a fluid delivery system (Figure 5) comprising a storage vessel (6a), a first pipe work loop (from 20 through 6a to 10), the storage vessel is in fluid communication with the first pipe work loop, the first pipe work loop includes a first pump (4a and 4b) which urges fluid to flow in a first direction through the first pipe work loop at a first pressure and which follows a path of travel that returns to the storage vessel, a pipe work branch (11 through 2 to

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15), wherein the storage vessel is being in fluid communication with at least one pipe work branch, the pipe work branch includes a second pump (14a, 14b and 14c), a branch manifold (2a, 2b and 2c is read as branch manifold) positioned in the pipe work branch provides a second pressure, an offtake (12) positioned downstream of the branch manifold (see figure 5), a first hose (2) is provided in fluid communication between the ranch manifold and the offtakes, a return manifold (between 43 and 15) in the first pipe work loop downstream of the first pump, wherein the fluid flows in the first direction through the return manifold and is returned to the fluid storage vessel when at least one offtake is closed, wherein opening of the offtakes opens the system to atmospheric pressure.

Dunnleder does not explicitly disclose the fluid flow in a second direction opposite to the first direction when at least one offtake is opened. However, the offtakes (12) are opening the system to atmospheric pressure, and the fluid is flowing in a second direction opposite to the first direction because of the work branch loop pressure that generated by the pumps (14a, 14b and 14c) in the system is much greater than the atmospheric pressure. Therefore, Dunnleder meets this limitation.

Dunnleder fails to disclose a fluid cleaning components.

Rjornsson discloses a filter (Figure 1 element 4). It would have been obvious to one of ordinary skill in the art at the time of the invention to have provided Dunnleder's device with a filter, as taught by Rjornsson, to insure the fluid inside is clean (Col 3 line 23-26).

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4. Claim 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dunnleder (European Patent Application No. 0.594 020) in view of Hietanen (German Patent Application No. DE 198,26,696 A1).

Dunnleder fails to disclose at least a second hose.

Hietanen discloses a second hose (17) is provided in fluid communication in at least one offtake (see figure 2). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have provided a second hose in order to circulate the water when the offtakes are closed as taught by Hietanen (see pages 5 lines 3-10).

Allowable Subject Matter

5. Claims 1 and 4-14 are allowed.

Response to Arguments

6. In response to applicant's arguments that the amended specification recites the present application is a continuation of an international application and the priority claim has been changed. This is noted that, even the present application is a continuation of an international application, the rejection stands as set forth this office action because the publish date (or filing date) of Dunnleder, Rjornsson and Hietanen are more than one year before the priority date of the present application.

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Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cloud K. Lee whose telephone number is (571)272-7206. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eric Keasel can be reached on (571)272-4929. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

CL

ERIC KEASEL
SUPERVISORY PATENT EXAMINER